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February 13, 2013

Ms. Kendra A. Hannan
Senior Campaign Finance & Reviewing Analyst
Reports Analysis Division
Federal Election Commission
999 E Street NW
Washington, DC 20463

Dear Ms. Hannan:

Friends of Todd Young, Inc. (FEC ID# C00459255) is in receipt of your Request for Additional Information dated January 10, 2013, referencing our 30-Day Post-General Report.

With respect to the contributors identified under issue one in your letter, the Committee responds as follows:

Phyllis Robinson - \$500 was reattributed to James W. Robinson on 12/3/12.

Jeffrey A. Terp - \$500 was reattributed to Eda J. Terp on 12/3/12.

With respect to the donation identified in your letter under issue two, this is and LLC and not an incorporated entity. The Committee has requested individual attributions for T & G Properties LLC. Upon receipt of the attributions, the Committee will disclose the attributions on an amended 30-Day Post-General Report. Be advised that Friends of Todd Young, Inc. accepts donations from such entities as outlined in 11 CFR 110.1(g). Friends of Todd Young, Inc. makes a follow-up, stand alone, written communication to the entity within 30 days of receipt of the donation. The request clearly requests an affirmation that the donation was made with funds that are permissible under the Federal Election Campaign Act (as amended). If the contributing entity requests a refund, Friends of Todd Young, Inc. will issue a refund in the full amount of the donation.

With respect to the occupation/employer information identified in your letter under issue three, please be advised that Friends of Todd Young, Inc. uses best efforts to obtain contributor information as outlined in 11 CFR 104.7(b). All solicitations for Friends of Todd Young, Inc. include a clear and conspicuous request for contributor information and inform the contributor of the requirements of federal law for the reporting of such information. If the information is not provided, Friends of Todd Young, Inc. makes a follow-up, stand alone, written or verbal request for the information within 30 days of receipt of the contribution. The request clearly asks for the missing information without soliciting a contribution, informs the contributor of the requirements of federal law for the reporting of such information, and includes a pre-addressed return envelope. If contributor information is received after a contribution is reported, Friends of Todd Young, Inc. will file an amended memo Schedule A listing all of the contributions for which additional information was received with the campaign's next regularly scheduled report.

The Committee has reviewed the contributions indicated in your letter, and has provided a written explanation of actions taken in regard to each contributor. The actions described in this response have been disclosed on the amended 30-Day Post-General Report as well as the Year End 2012 Report. Through this response, the Committee can confirm, as you requested, that the appropriate steps have been taken for the donations under question and no further action is required under Commission regulations.

Sincerely,

Larry Ness, Treasurer
Friends of Todd Young
